

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2010 REGULAR SESSION

HOUSE BILL NO. 166

AS ENACTED

MONDAY, MARCH 29, 2010

RECEIVED AND FILED DATE 2010

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY

AN ACT relating to debt adjusting.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

1		→S	ection 1. KRS 380.010 is amended to read as follows:
2	Asι	ised ii	n this chapter, the following terms mean:
3	(1)	"Per	rson" includes, but is not limited to, individuals, partnerships, associations,
4		corp	orations, limited liability companies, trusts, and other legal entities;
5	(2)	<u>"De</u>	bt adjuster" means a person engaged in the business of debt adjusting;
6	<u>(3)</u>	"De	bt adjusting" means doing business in this state in debt adjusting, budget
7		cou	nseling, debt management, debt modification or settlement, foreclosure
8		<u>assi</u>	stance, or debt pooling service, or holding oneself out as acting or offering or
9		<u>atte</u>	mpting to act as an intermediary between a debtor and his or her creditors for
10		<u>a fe</u>	e, contribution, or other consideration, or [,] by words of similar import, as
11		prov	riding services to debtors in the management, settlement, modification, or
12		<u>adju</u>	estment of their debts, to do any of the following:
13		(a)	Effect the adjustment, compromise, settlement, modification, or discharge of
14			any account, note or other indebtedness of the debtor;
15		(b)	Receive from the debtor and disburse to the debtor's creditors any money or
16			other thing of value; or
17		(c)	Solicit business and advertise as a debt adjuster; [and]
18	<u>(4)</u> [((3)]	"Reside" means to live in a particular place on a temporary or permanent
19		basi	s <u>:</u>
20	<u>(5)</u>	"De	btor" means an individual who resides in Kentucky and is indebted to a
21			creditor or creditors, including two (2) or more individuals who are jointly
22			and severally, or jointly or severally, indebted to a creditor or creditors;
23	<u>(6)</u>	(a)	"Personal information" means any information:
24			1. That a debtor provides to a debt adjuster to obtain a debt-adjusting
25			product or service from the debt adjuster;

1	2. About a debtor resulting from any transaction involving debt adjusting
2	between a debtor and the debt adjuster; or
3	3. That a debt adjuster otherwise obtains about a debtor in connection
4	with providing a debt-adjusting product or service to that debtor.
5	(b) "Personal information" does not include information that a debt adjuster
6	has a reasonable basis to believe is lawfully made available to the general
7	public from:
8	1. Federal, state, or local government records;
9	2. Widely distributed media; or
10	3. Disclosures to the general public that are required to be made by
11	federal, state, or local law.
12	For purposes of this paragraph, "reasonable basis" to believe that
13	information is lawfully made available to the general public means the
14	debt adjuster has taken steps to determine that the information is the
15	type that is available to the general public and whether an individual
16	may direct that the information not be made available to the general
17	public and, if so, that the debt adjuster's consumer has not done so;
18	<u>and</u>
19	(7) "Additional interested party" means a party, including but not limited to the
20	Attorney General, to whom written notice shall be sent at the same time that a
21	notice is required to be sent to an insured regarding any cancellation,
22	nonrenewal, modification, or change in the insurance coverage required by
23	subsection (7) of Section 3 of this Act.
24	→SECTION 2. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
25	READ AS FOLLOWS:
26	(1) A person engaged in debt adjusting shall contract in writing with the debtor and
27	obtain the debtor's signature on the contract which shall designate the date on

1	which the debtor actually signs the contract as the date of the transaction and
2	fully disclose the exact nature of the debt-adjusting services and the total amount
3	and terms of compensation.
4	(2) Any debtor entering into a contract to provide debt-adjusting services shall have a
5	right to cancel the contract until midnight of the fourteenth day after the day on
6	which the debtor signs a contract offer to enter into a contract for debt-adjusting
7	services, except as provided in subsection (7) of this section.
8	(3) The following notice, printed in at least twelve (12) point boldface type and
9	completed with the name and address of the debt adjuster, shall appear on the
10	contract under the conspicuous caption "DEBTOR'S RIGHT TO CANCEL" and
11	shall read as follows:
12	NOTICE OF CANCELLATION
13	••••••••••••
14	(enter date of transaction)
15	You may cancel this contract or offer without penalty or monetary
16	obligation, within fourteen (14) days from the above date. To cancel this
17	transaction, you may use any of the following methods: mail or otherwise
18	deliver a signed and dated copy of this cancellation notice, or any other
19	written notice of cancellation which you sign and date to (enter physical
20	address of debt adjuster) or e-mail a notice of cancellation to (enter name of
21	debt adjuster) at (enter e-mail address of debt adjuster) not later than
22	midnight of (enter date fourteen (14) days after transaction date).
23	I hereby cancel this transaction.
24	***************************************
25	(Date)
26	•••••••••••••••••••••••••••••••••••••••
27	(Debtor's Signature)

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1	<u>(4)</u>	Cancellation occurs when the debtor gives written notice of cancellation to the
2		debt adjuster at the physical or e-mail address stated in the contract or offer to
3		perform services.
4	<u>(5)</u>	Notice of cancellation, if given by mail, is given when it is deposited in a mailbox
5		properly addressed and postage prepaid and, if given by e-mail, when the debtor
6		sends the e-mail.
7	<u>(6)</u>	Notice of cancellation given by the debtor is sufficient if it indicates in writing the
8		intention of the debtor not to be bound by the contract or offer of services.
9	<u>(7)</u>	Until the debt adjuster has complied with the disclosure notice required by
0		subsection (3) of this section, the debtor may cancel the contract or offer of
1		services by notifying the debt adjuster of his or her intention to cancel.
12		→ Section 3. KRS 380.040 is amended to read as follows:
13	(1)	Subject to subsection (3) of this section, a person, whether or not located in this
14		state, who is engaged in debt adjusting and actually or constructively receives any
15		money or other thing of value, other than the fees permitted by this chapter, for
16		the purpose of disbursing the money or thing of value to the debtor's creditors,
17		shall do both of the following:
8		(a) Unless specifically instructed otherwise by a debtor, disburse to the
19		appropriate creditors all funds received from the debtor, less any contributions
20		or fees not prohibited by subsection (2) of this section, within thirty (30) days
21		of receipt of the funds from the debtor; and
22		(b) Maintain a separate trust account for the receipt of any funds from debtors and
23		the disbursement of the funds to creditors on behalf of the debtors.
24	(2)	If a fee, contribution, or other consideration [contributions or fees] for engaging in
25		debt adjusting is[are] accepted, directly or indirectly, a person engaged in debt
26		adjusting shall not do any of the following:
27		(a) Accept a fee, contribution, or other consideration or feel exceeding seventy-

- (b) Accept a <u>fee,[consultation]</u> contribution, <u>or other consideration[or fee]</u>
 exceeding fifty dollars (\$50) per calendar year from a debtor residing in this state for consultation; [or]
 - engaged in debt adjusting for the purpose of disbursing the money or thing of value to the debtor's unsecured creditors, accept a periodic fee, contribution, or other consideration[or fee] from a debtor who resides in this state that exceeds the greater of eight and one-half percent (8.5%) of the amount paid by the debtor each month for distribution to the debtor's creditors or thirty dollars (\$30); or
 - (d) Accept any other fee, contribution, or other consideration in advance of the complete performance of all promised services in relation to secured debt.

 Acceptance of a fee, contribution, or other consideration in advance of the complete performance of all promised services in relation to secured debt, including the placement of the fee, contribution, or other consideration into an escrow account to be paid upon completion of the services, is specifically prohibited. For purposes of this paragraph, "secured debt" means any debt primarily for personal, family, or household use that is secured by a mortgage, deed of trust, other equivalent consensual security interest on residential real property, or collateral that has a mortgage lien interest in residential real property.
- (3) Subsections (1) and (2) of this section shall not prohibit a person engaged in debt adjusting for a debtor who resides in this state from charging the debtor a bad check charge of twenty dollars (\$20) or the amount passed on from the debt adjuster's bank, whichever is greater, in addition to [contributions or] fees, contributions, or other consideration not prohibited by subsection (2) of this section.

1	(4)	Fees, [or] contributions, or other consideration permitted in subsections (1), (2),
2		and (3) of this section may be adjusted on an annual basis by the amount equivalent
3		to any increase in the consumer price index, published by the United States
4		Department of Labor, Bureau of Labor Statistics.

- Any person that engages in debt adjusting shall file an initial registration form, accompanied by an initial registration fee of two hundred fifty dollars (\$250), and the registration shall be renewed each year thereafter for a fee of two hundred fifty dollars (\$250) to cover the actual cost of filing the registration, in accordance with administrative regulations promulgated by the Attorney General.
- 10 (6) Any person that engages in debt adjusting shall arrange for and undergo an annual
 11 audit of the person's business, including any trust funds deposited and distributed to
 12 creditors on behalf of debtors, which shall be conducted by an independent, third13 party certified public accountant. Both of the following shall apply to an audit
 14 performed under this subsection:

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- (a) The person shall file the results of the audit and the auditor's opinion with the Consumer Protection Division of the Office of the Attorney General within thirty (30) days of the anniversary date of filing the initial registration; and
- (b) The Attorney General shall make available a summary of the results of the audit and the auditor's opinion upon written request of any person and payment of a fee not to exceed the cost of copying the summary and opinion.
- 21 (7) (a) A person engaged in debt adjusting shall obtain and at all times maintain 22 insurance coverage for errors and omissions, employee dishonesty, depositor's 23 forgery, [and] computer fraud, and violations of this chapter in the amount of 24 ten percent (10%) of the monthly average for the immediately preceding six 25 (6) months of the aggregate amount of all deposits made with the person by all 26 debtors. The insurance coverage shall comply with all of the following:
- 27 $\underline{I.[(a)]}$ The minimum limit of the insurance coverage shall not be less than

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1			one i	nundred thousand dollars (\$100,000), and the maximum limit of the
2			insur	ance coverage shall not be more than two hundred fifty thousand
3			dolla	rs (\$250,000);
4			<u>2.[(b)]</u>	The insurance coverage shall not include a deductible in excess of
5			ten p	ercent (10%) of the face amount of the policy coverage;
6			<u>3.[(c)]</u>	The insurance coverage shall be issued by an insurer and rated at
7			least	A-, or its equivalent, by a nationally recognized rating organization;
8			and	
9			<u>4.[(d)]</u>	The insurance coverage shall provide that the Consumer Protection
10			Divis	sion of the Office of the Attorney General shall be named as an
11			addit	ional interested party.
12		<u>(b)</u>	If the debi	adjuster engages in debt adjusting in relation to any debt that is
13			primarily	for personal, family, or household use that is secured by a
14			mortgage,	deed of trust, other equivalent consensual security interest on
15			<u>residential</u>	real property, or collateral that has a mortgage lien interest in
16			<u>residential</u>	real property, the amount of insurance coverage required in
17			paragraph	(a) of this subsection shall be increased by two hundred fifty
18			thousand o	dollars (\$250,000).
19	(8)	<u>(a)</u>	A debt adj	uster shall maintain a bond issued by a surety company admitted
20			to do busi	ness in this Commonwealth. The bond shall be in the amount of
21			twenty-five	thousand dollars (\$25,000) in favor of the Attorney General for
22			the benefi	t of the Commonwealth for any violation of this chapter or any
23			person suj	fering injury or loss by reason of any violation of this chapter. A
24			copy of the	bond shall be filed with the Attorney General.
25		<u>(b)</u>	The bond	required by paragraph (a) of this subsection shall be in effect
26			during the	period of the debt adjuster's registration as well as for two (2)
27			years after	r the debt adjuster ceases to provide debt-adjusting services to

debtors

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1		<u>debtors.</u>
2	(c)	A change in ownership of a debt adjuster shall not release, cancel, or
3		terminate liability under any bond previously filed unless the Attorney
4		General agrees in writing to the release, cancellation, or termination
5		because the debt adjuster has filed a new bond meeting the requirements of
6		paragraph (a) of this subsection.
7	<u>(d)</u>	The proceeds of the bond required by paragraph (a) of this subsection shall
8		be paid to any person suffering injury or loss by reason of any violation of
9		this chapter or to the Attorney General for any violation of this chapter or
10		shall be paid pursuant to the terms of any order of a court of competent
11		jurisdiction. Any person who is damaged by any violation of this chapter
12		may bring an action against the bond to recover damages pursuant to this
13		paragraph, provided the aggregate liability of the surety shall not exceed the
14		amount of the bond.
15	<u>(e)</u>	In lieu of the bond required by paragraph (a) of this subsection, a debt
16		adjuster may, with the written approval of the Attorney General, deliver to
17		the Attorney General an irrevocable letter of credit issued or confirmed by a
18		financial institution authorized by law to transact business in the
19		Commonwealth. The irrevocable letter of credit shall be in the amount of
20		twenty-five thousand dollars (\$25,000) in favor of the Attorney General for
21		the benefit of the Commonwealth or any person suffering injury or loss by
22		reason of any violation of this chapter.
23	<u>(f)</u>	If the debt adjuster engages in debt adjusting in relation to any debt that is
24		primarily for personal, family, or household use that is secured by a
25		mortgage, deed of trust, other equivalent consensual security interest on
26		residential real property, or collateral that has a mortgage lien interest in
27		residential real property, the amount of the bond required in paragraph (a)

1		of this subsection or the irrevocable letter of credit approved pursuant to
2		paragraph (e) of this subsection shall be increased by fifty thousand dollars
3		<u>(\$50,000).</u>
4	<u>(9)</u>	A debt adjuster may not, directly or indirectly:
5		(a) Misappropriate or misapply money held in trust;
6		(b) Settle a debtor's debt if the amount the debtor will owe after settlement is
7		equal to or more than fifty percent (50%) of the amount of the debt prior to
8		settlement unless, after the creditor has assented, the debtor assents to a
9		settlement for which the amount the debtor will owe after settlement is
10		equal to or more than fifty percent (50%) of the amount of the debt prior to
11		settlement;
12		(c) Take a power of attorney that authorizes the debt adjuster to settle a debt,
13		unless the power of attorney is expressly limited to the debtor's debts and
14		grants authority to settle debts only if the amount the debtor will owe after
15		settlement is less than fifty percent (50%) of the amount of the debt prior to
16		settlement. However, in no event shall an agreement confer on a debi
17		adjuster a power of attorney to negotiate or settle any of the debtor's debt
18		that is primarily for personal, family, or household use that is secured by a
19		mortgage, deed of trust, other equivalent consensual security interest on
20		residential real property, or collateral that has a mortgage lien interest in
21		residential real property;
22		(d) Exercise or attempt to exercise a power of attorney after a debtor has
23		terminated an agreement;
24		(e) Initiate a transfer from a debtor's account at a bank or with another person
25		unless the transfer is:
26		1. A return of money to the debtor; or
27		2. Before termination of an agreement, properly authorized by the

1		agreement and this chapter, and for payment to one (1) or more
2		creditors pursuant to a plan or payment of a fee;
3	<u>(f)</u>	Structure a plan in a manner that would result in a negative amortization of
4		any of a debtor's debts, unless a creditor that is owed a negatively
5		amortizing debt agrees to refund or waive the finance charge upon payment
6		of the principal amount of the debt;
7	<u>(g)</u>	Settle a debt or lead a debtor to believe that a payment to a creditor is in
8		settlement of a debt to the creditor unless, at the time of settlement, the
9		debtor receives a certification by the creditor that the payment is in full
10		settlement of the debt or is part of a payment plan, the terms of which are
11		included in the certification, that upon completion will lead to full
12		settlement of the debt;
13	<u>(h)</u>	Make a representation that:
14		1. The debt adjuster will furnish money to pay bills or prevent
15		attachments;
16		2. Payment of a certain amount will permit satisfaction of a certain
17		amount or range of indebtedness;
18		3. Participation in a plan will or may prevent litigation, garnishment,
19		attachment, repossession, foreclosure, eviction, or loss of employment,
20		and will or may stop efforts to collect a debt from the debtor;
21		4. Failure to make required minimum payments to creditors will not or
22		may not break the terms of agreements with creditors, will not or may
23		not lead creditors to increase finance charges and pursue litigation,
24		will not or may not be reported to consumer reporting agencies, or will
25		not or may not have an adverse effect on the debtor's credit report and
26		credit score; or
27		5. Fees paid to a debt adjuster will be used to pay creditors;

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1	(i) Misrepresent that it is authorized or competent to furnish legal advice or
2	perform legal services;
3	(j) Take a confession of judgment or power of attorney to confess judgment
4	against a debtor;
5	(k) Purchase a debt or obligation of the debtor;
6	(1) Receive from or on behalf of the debtor:
7	1. A promissory note or other negotiable instrument other than a check
8	or a demand draft; or
9	2. A postdated check or demand draft;
10	(m) Lend money or provide credit to the debtor, except as a deferral of a
11	settlement fee at no additional expense to the debtor;
12	(n) Obtain a mortgage or other security interest from any person in connection
13	with the services provided to the debtor;
14	(o) Provide the debtor less than the full benefit of a compromise of a debt
15	arranged by the debt adjuster; or
16	(p) Charge the debtor for or provide credit or other insurance, coupons for
17	goods or services, membership in a club, access to computers or the
18	Internet, or any other matter not directly related to debt adjusting services
19	or educational services concerning personal finance[Any person engaged in
20	debt adjusting shall comply with the provisions of this section].
21	(10) Any unfair, false, misleading, or deceptive act or practice in the conduct of debt
22	adjusting is prohibited. For purposes of this subsection, "unfair" shall be
23	construed to mean unconscionable.
24	→ Section 4. KRS 380.990 is amended to read as follows:
25	(1) In any action brought alleging a violation of this chapter, if the court finds that a
26	person is willfully using or has willfully used a method, act, or practice declared
27	unlawful by this chapter the Attorney General upon netition to the court may

1	*	recover, on behalf of the Commonwealth, a civil penalty of not more than five
2		thousand dollars (\$5,000) per violation.
3	<u>(2)</u>	Any person who violates the provisions of KRS 380.040 in the state is guilty of a
4		misdemeanor and, upon conviction, shall be punished by a fine of five hundred
5		dollars (\$500) or imprisonment not to exceed sixty (60) days, or both such fine and
6		imprisonment.
7	<u>(3)</u>	A violation of this chapter shall be deemed an unfair, false, misleading, or
8		deceptive practice in the conduct of trade or commerce in violation of KRS
9		367.170. All of the remedies, powers, and duties provided by KRS 367.190 to
10		367.300 and the penalties pertaining to acts and practices declared unlawful
11		under KRS 367.170 shall apply with equal force and effect to acts and practices
12		in violation of this chapter, except as provided in subsection (1) of this section.
13	<u>(4)</u>	In addition to subsection (1) of this section:
14		(a) A court may make such additional orders or judgments as may be necessary
15		to restore to any person in interest any moneys or property, real or personal,
16		which may have been paid out as a result of any practice in violation of this
17		<u>chapter;</u>
18		(b) A court shall have jurisdiction in an action brought in the name of the
19		Commonwealth by the Attorney General or the county attorney, to enjoin,
20		as an unfair or deceptive trade practice pursuant to KRS 367.170, the
21		continuation of any debt-adjusting business or the offering of any debt-
22		adjusting services as defined in Section 1 of this Act;
23		(c) A court may appoint a receiver who shall have all the powers and authority
24		pursuant to KRS 367.210 for the property and money employed in the
25		transaction of business by a debt adjuster to ensure the return to debtors of
26		their money and property received by the debt adjuster which has not been
27		paid to the creditors of the debtors; and

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1	(d) In any action brought by the Attorney General or a Commonwealth of
2	county attorney under this chapter, in which the Commonwealth has
3	substantially prevailed, the court shall award, in addition to the relie
4	provide elsewhere in this chapter, reasonable attorney's fees, investigative
5	costs, and litigation costs including expert witness fees and expenses.
6	→SECTION 5. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
7	READ AS FOLLOWS:
8	Any waiver by the debtor of rights or protections provided in this chapter is contrary to
9	public policy, is void and unenforceable, and will not relieve the debt adjuster of any
10	obligation placed upon the debt adjuster by this chapter.
11	→SECTION 6. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
12	READ AS FOLLOWS:
13	(1) Any person who enters into a debt-adjusting transaction and thereby suffers any
14	ascertainable loss of money or property, real or personal, as a result of a violation
15	of this chapter, may bring an action under the Rules of Civil Procedure in the
16	Circuit Court in which the person resides or where the transaction in question
17	occurred, to recover actual damages. The court may, in its discretion, award
18	actual damages and may provide such equitable relief as it deems necessary or
19	proper. Nothing in this section shall be construed to limit a person's right to seek
20	punitive damages where appropriate.
21	(2) Upon commencement of any action brought under subsection (1) of this section
22	the clerk of the court shall mail a copy of the complaint or other initial pleading
23	to the Attorney General and, upon entry of any judgment or decree in the action
24	shall mail a copy of such judgment to the Attorney General.
25	(3) In any action brought by a person under this section, the court may award to the
26	prevailing party, in addition to the relief provided in this section, reasonable
27	attorney's fees and costs.

1	<u>(4)</u>	Any person bringing an action under this section shall bring such action within
2		one (1) year after any action of the Attorney General has been terminated or
3		within two (2) years after the violation of this chapter, whichever is later.
4		→ SECTION 7. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
5	REA	AD AS FOLLOWS:
6	<u>(1)</u>	A debt adjuster shall take reasonable measures to:
7		(a) Ensure the security and confidentiality of a debtor's personal information;
8		(b) Protect against any anticipated threats or hazards to the security or integrity
9		of a debtor's personal information; and
10		(c) Protect against unauthorized access to or use of a debtor's personal
11	*	information.
12	<u>(2)</u>	The reasonable measures required by this section shall include, at a minimum:
13		(a) Design and implementation of a comprehensive information security
14		program that:
15		1. Is written in one (1) or more readily accessible parts;
16		2. Contains administrative, technical, and physical safeguards that are
17		appropriate to the size and complexity of the debt adjuster, the nature
18		and scope of the debt adjuster's activities, and the sensitivity of any
19		personal information at issue;
20		3. Designates one (1) or more employees to coordinate compliance with
21		the information security program; and
22		4. Identifies reasonably foreseeable internal and external risks to the
23		security, confidentiality, and integrity of the personal information of a
24		debtor that could result in the unauthorized access to or use of the
25		information, and assesses the sufficiency of any safeguards in place to
26		control these risks. At a minimum, the risk assessment required by this
27		subparagraph shall include consideration of risks in each relevant

1		area of the debt adjuster's operation, including employee training and
2		management, information systems, information processing,
3		information storage, information transmission, information disposal,
4		and detecting, preventing, and responding to failures to comply with
5		the information security program.
6	<u>(b)</u>	Design and implementation of information safeguards to control the risks
7		identified by the risk assessment required by this subsection, as well as
8		regular testing or other monitoring of the effectiveness of the safeguards of
9		key controls, systems, and procedures;
10	<u>(c)</u>	Requirements for regular training of employees who will or may have
11		access to records containing personal information of debtors regarding
12		compliance with the information security program required by this
13		subsection;
14	<u>(d)</u>	Oversight of service providers to whom personal information of a debtor
15		will be disclosed, by taking reasonable steps to select and retain service
16		providers that are capable of maintaining appropriate safeguards for the
17		personal information at issue, as well as requiring service providers, by
18		contract, to implement and maintain those safeguards;
19	<u>(e)</u>	Evaluation and adjustment of the information security program in light of
20		the results of testing and monitoring, any material changes to the operation
21		or business arrangements of the debt adjuster, or any other circumstances
22		that the debt adjuster knows or has reason to know may have a material
23		impact on compliance with the information security program; and
24	<u>(f)</u>	A requirement that when records containing personal information of a
25		debtor are disposed of the records shall be shredded, erased, or otherwise
26		modified so the personal information is made unreadable or indecipherable
27		through any means.

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1	→SECTION 8. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
2	READ AS FOLLOWS:
3	(1) Notwithstanding any other provision of law, a debt adjuster shall not sell or
4	transfer a debtor's personal information unless the debtor provides a valid
5	authorization that includes a specification that the debtor's personal information
6	may be sold or transferred by the debt adjuster who received the debtor's personal
7	information.
8	(2) An authorization shall:
9	(a) Be in writing; and
10	(b) Provide that prior to any sale or transfer of the debtor's personal
11	information, the debt adjuster shall obtain a written confidentiality
12	agreement from the person to whom the personal information is sold or
13	transferred stating that the person will not sell or transfer the debtor's
14	personal information.
15	→SECTION 9. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
16	READ AS FOLLOWS:
17	(1) Prior to obtaining a debtor's personal information, a debt adjuster shall provide a
18	clear and conspicuous disclosure to the debtor of the debt adjuster's policies and
19	practices with respect to:
20	(a) Disclosing the debtor's personal information to others, including the
21	categories of personal information that may be disclosed;
22	(b) Disclosing the personal information of persons for whom the debt adjuster
23	is no longer providing a debt-adjusting service or product; and
24	(c) Protecting the debtor's personal information.
25	(2) The disclosure required by this section shall also be provided to the debtor at least
26	annually while the debt adjuster is providing debt-adjusting services or products
27	to the debtor.

1 → Section 10. KR	.S 380.030 is	amended to	read as follows:
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- 2 The following persons shall not be considered debt adjusters for the purposes of this
- 3 chapter:
- 4 (1) Any attorney-at-law <u>admitted to the practice of law in [of]</u> this state <u>by the Supreme</u>
- 5 Court of this Commonwealth, who is not principally engaged in the business of
- debt adjusting, when the person renders services in the course of his or her
- 7 practice as an attorney-at-law;
- 8 (2) Any person who is a regular, full-time employee of a debtor, and who acts as an
- 9 adjuster of his employer's debts;
- 10 (3) Any person acting pursuant to any order or judgment of court, or pursuant to
- authority conferred by any law of this state or of the United States;
- 12 (4) Any person who is a creditor of the debtor, or an agent of one (1) or more creditors
- of the debtor, and whose services in adjusting the debtor's debts are rendered
- without cost to the debtor;
- 15 (5) Any person who[, at the request of a debtor,] arranges for or makes a loan to the
- debtor, and who, at the authorization of the debtor, acts as an adjuster of the debtor's
- debts in the disbursement of the proceeds of the loan, without compensation <u>from</u>
- the debtor for the services rendered in adjusting the debts; [and]
- 19 (6) Any charitable, religious or educational organization, determined to be exempt from
- taxation under Section 501(c)(3) of the Internal Revenue Code that is not in the
- business of debt adjusting, as defined in KRS 380.010; and
- 22 (7) Any person who is a creditor of the debtor, when adjusting a debt or debts owed
- 23 by the debtor to the person.
- → SECTION 11. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
- 25 READ AS FOLLOWS:
- 26 (1) An agreement for debt adjusting shall:
- 27 (a) Be in writing;

1	<u>(b)</u>	Be dated and signed by the debt adjuster and the debtor;
2	<u>(c)</u>	Include the name of the debtor and the address where the debtor resides;
3	<u>(d)</u>	Include the name, business address, and telephone number of the debt
4		adjuster;
5	<u>(e)</u>	Be delivered to the debtor immediately upon formation of the agreement.
6		Delivery of an electronic record occurs when the agreement is made
7		available in a format in which the debtor may retrieve, save, and print the
8		agreement and the debtor is notified that the electronic record is available;
9	<u>(f)</u>	Disclose:
10		1. The services to be provided;
11		2. The amount, or method of determining the amount, of all fees,
12		individually itemized, to be paid by the debtor;
13		3. The schedule of payments to be made by or on behalf of the debtor,
14		including the amount of each payment, the date on which each
15		payment is due, and an estimate of the date of the final payment;
16		4. Whether a plan provides for regular periodic payments to creditors
17		and, if a plan provides for regular periodic payments to creditors:
18		a. Each creditor of the debtor to which payment will be made, the
19		amount owed to each creditor, and any concessions the debt
20		adjuster reasonably believes each creditor will offer; and
21		b. The schedule of expected payments to each creditor, including
22		the amount of each payment and the date on which it will be
23		<u>made;</u>
24		5. Each creditor that the debt adjuster believes will not participate in the
25		plan and to which the debt adjuster will not direct payment;
26		6. That the debt adjuster may terminate the agreement for good cause,
27		upon return of unexpended money of the debtor:

1		7. That the debtor may cancel the agreement as provided in Section 2 0)
2		this Act;
3		8. That the debtor may contact the Attorney General with any questions
4		or complaints regarding the debt adjuster;
5		9. The address, telephone number, and Internet address or Web site of
6		the Attorney General;
7		10. That participation in a plan may not prevent litigation, garnishment,
8		attachment, repossession, foreclosure, eviction, or loss of employment,
9		and may not stop efforts to collect a debt from the debtor;
10		11. That failure to make required minimum payments to creditors may be
11		breaking the terms of agreements with creditors, may lead creditors to
12		increase finance charges and pursue litigation, may be reported to
13		consumer reporting agencies, and may have an adverse effect on the
14		debtor's credit report and credit score;
15		12. The earliest date by which the debt adjuster will contact each creditor
16		to attempt to adjust the debtor's debts or, for settlement of unsecured
17		debts, the estimated amount of money that shall be accumulated in
18		savings before negotiations may begin; and
19		13. That fees paid to a debt adjuster will not be used to pay creditors;
20	<u>(g)</u>	Provide that the debtor has a right to terminate the agreement at any time,
21		without penalty or obligation, by giving the debt adjuster written or
22		electronic notice, in which event:
23		1. The debt adjuster will refund all unexpended money that the debt
24		adjuster or its agent has received from or on behalf of the debtor for
25		the reduction or satisfaction of the individual's debt; and
26		2. All powers of attorney granted by the debtor to the debt adjuster are
27		revoked and ineffective;

1	(h) Provide that the debtor authorizes any financial institution in which the
2	debt adjuster or its agent has established a trust account to disclose to the
3	Attorney General any financial records relating to the trust account; and
4	(i) Provide that the debt adjuster will notify the debtor within five (5) days after
5	learning of a creditor's decision to reject or withdraw from a plan. This
6	notice shall include:
7	1. The identity of the creditor; and
8	2. The right of the debtor to modify or terminate the agreement.
9	(2) An agreement may confer on a debt adjuster a power of attorney to negotiate with
10	creditors of the debtor on behalf of the debtor and to settle the debtor's debt if the
11	amount the debtor will owe after settlement is less than fifty percent (50%) of the
12	amount of the debt prior to settlement. An agreement shall not confer a power of
13	attorney to settle the debtor's debt if the amount the debtor will owe after
14	settlement is equal to or more than fifty percent (50%) of the amount of the debt
15	prior to settlement. An agreement shall provide that the debt adjuster shall obtain
16	the assent of the debtor prior to settling a debt if the creditor has assented to a
17	settlement for which the amount the debtor will owe after settlement is equal to or
18	more than fifty percent (50%) of the amount of the debt prior to settlement.
19	However, in no event shall an agreement confer on a debt adjuster a power of
20	attorney to negotiate or settle any of the debtor's debt that is primarily for
21	personal, family, or household use that is secured by a mortgage, deed of trust,
22	other equivalent consensual security interest on residential real property, or
23	collateral that has a mortgage lien interest in residential real property.
24	(3) An agreement shall not:
25	(a) Provide for application of the law of any jurisdiction other than the United
26	States and this state;
27	(b) Contain a provision that restricts the debtor's remedies under this chapter

1	or under any other law; or
2	(c) Contain a provision that:
3	1. Limits or releases the liability of any person for not performing the
4	agreement or for violating this chapter; or
5	2. Indemnifies any person for liability arising under the agreement or
6	this chapter.
7	(4) All rights and obligations specified in paragraphs (g), (h), and (i) of subsection
8	(1) of this section, subsection (2) of this section, subsection (3) of this section, and
9	Section 2 of this Act, exist even if not provided in the agreement.
10	(5) A provision in an agreement which violates paragraphs (g), (h), and (i) of
1	subsection (1) of this section, subsection (2) of this section, or subsection (3) of
12	this section is void.
13	→ SECTION 12. A NEW SECTION OF KRS CHAPTER 380 IS CREATED TO
14	READ AS FOLLOWS:
15	Nothing in Sections 1 to 12 of this Act shall be construed to limit the ability of a
16	financial institution licensed by KRS Chapter 286 from collecting on debts it is owed by
17	<u>a debtor.</u>

Speaker-House of Representatives

President of Senate

Attest:

Chief Clerk of House of Representatives

Approved

Governor

Date

april 8, 2010